THE PIOCHE WEEKLY RECORD.

VOL. XLIV.

PIOCHE, NEVADA, THURSDAY, FEBRUARY 7, 1895.

NO. 20.

OUR LEGISLATURE.

Seventeenth Session.

Doings For The Past Week.

Senate.

By Comins S. B. No. 6-Concerning District Courts in State of Nevada, and the respective Judges thereof. Referred to Committee on Judiciary.

A message from the Assembly and reports of standing committees were received, and on motion the Senate went into Committee of the whole on Assmbly bill No. 15.

After a brief discussion of the appropriation bill creating a Legislative Fund (apprpriates \$32,000 is large and to favorably upon the same, recommending its passage. The bill was read and passed nnanimously.

Comins' S R No. 3, was taken up and read, and Allen of Eureka presented a substitute containing in substance the Anti Reilly bill and moved its adoption. After some more discussion-Allen and Pitt in favor of and Denton and Gorman sgainst—the substitute was put to a vote and lost, 11 to 6 The original resolution was voted on and lost.

Senate Resolution No. 1, in spinpathy with the Hawaiian government, was passed, | tory to the silver men. receiving twenty votes, all in the affirma-

Senate concurrent resolution No. 2, to amend the Constitution so as to authorize and allow the establishment of a State lottery, now came up for consideration. This is the old State lostery scheme presented at the last session. It was reported adversely upon by the Judiciary Committee of that session and has laid over, under the rules, in the hands of the Secretary of State | Grover the Great: and by him now transmitted to the present session for final disposal. Comins, Patchen and Summerfield spoke in strong opposition to the resolution. The vote was unanimous against it, every Senator voting no. This session at least.

Patchen's Senate bill No 1, passed unanimously

Senate Bill No. 7 by Gregovich to create a Fire Department Fund in all unincorporated towns.

or accepted by public officers.

payment of the indehtedness of the Southern Pacific Railroad Company to the Government. It demands the prompt and un favored collection of said railroad indebtedness the same as in case of private individnals and the strict enforcement of the Interstate Commerce law with no invidious discriminations, etc.

Assembly.

introduced by Wilson to prevent the sale spirituous liquors in the Capitol building. Referred to public morals committee.

A bill was introduced by Denton to in crease the mail service between Pioche and DeLamar, and also for increased service between Pioche and Gayser and Oscola in Lincoln county Federal Relations.

By McDonald -Act to provide for copying the Assembly Journal for the 17th session, It appropriates \$175 for the work.

Allen of Eureka offered A. R. No. 10, relative to the condition and necessities of the State library. By Denton. A. B. 23-Makes provision

for payment of debt of Lincoln county, S. C. R. No. 5, honoring John P. Jones,

was taken up and passed by a vote of twenty four in favor of it and four against. The Hardin Francis contest case was re-

sumed and committee of three was appointed to procure the ballots of the general election from Winnemucca. Beck, Denton and Conboic were appointed by the Speaker on such committee.

By Weiland-To establish county High Schools. Authorizing the establishment of such when indorsed by the voters at any general election. Education.

By Conboie-Licensing sale of cigarettes; \$15 per quarter and prohibiting sale to persons less than 21 years of age. Public Morals.

As a result of an attachment placed on 7000 sheep in Inyo county, California, the entire lot was bought for fifty cents per

The Austin Reveille says Mark Wiggins, and those interested with him, received over \$11,000 for the forty or fifty tons of ore recently shipped by them from Kenne-

dy to San Francisco.

Some gossip has resulted from an amendment which was offered to the Sandry Civil Appropriation bill by Representative Dockery, of Mo., and promptly adopted by the House. It is short, merely providing that the U. S. Supreme Court in making its estimates of money required for miscellaneous

purposes shall enter into details, as other branches of the Government are required to do. While no one made the charge in so many words, the adoption of the amendment implies a belief on the part of the House that the Supreme Court has been ex-

travagant in its miscellaneous expenditures.

HELENA, Mont., Feb. 4th.-Special to the Salt Lake Tribune: A telegram from Glendale says a snowside occurred there yesterday, and that the Superintendent and Foreman of the Heela Mining Company were buried six hours in the snow, but were rescued alive and uninjured. The slide occurred in the same place in which six men were killed last year.

WASHINGTON, Feb. 4th.-Interest in the financial question about the Senate to-day centered in the activity of the Silver Senators and the frequent conversations held by them. This, taken in connection with the call issued by Senator Vorhees, Chairman of the Finance Committee, for a meeting to-morrow, led to the general supposition that an attempt would be made by the silver advocates on the committee to se-

Inquiry among the members of the committee failed to develop absolute assurance that the effort would be made, but enough was said in many quarters to indicate that the general supposition was not without good foundations, and to justify the statement that the silver men are very hopeful resolution of the Silver Party State platform of bringing a free coinage bill out of the committee, if not at to-morrow's meeting, at the next one to be held.

They believe Senator Jones of Nevada will unite with Senators Vorbecs, Harris, Vest, White and Jones of Arkansas in support of some measure that will be satisfac-

At Eureka on Monday last Charles Hjul acceleratly shot and killed his brother George. They were the sons of P. J. Hujl, Treasurer of Eureka county, and young men of the highest character and promise. The deceased had just finished his education and begun his business career, and was well respected by the entire community.

This is what the Reno Gazettee says of

The only way Grover sees out of the present financial muddle is to issue more interest bearing bonds. If the kind hand of Providence would remove Grover from the head of this nation it would be better for settles the lottery question for the present his party and the people of the United States: The Gazettee does not desire to have it understood that it wants Mr. Cleveland to die, for he has as much right on this dusty ball as any of us. The people elected him to "reform" this portion of the world, but when he plunges the nation in debt to Senate Bill No. 8 by Skaggs-To prevent | the tane of \$100,000,000 in ten months in free passes, free transportation or discrimi- | times of peace and can only see a way out by nation in passenger rates being granted to the issuance of more bonds, we think we are justified in wishing that his term of By Comins, S.C.R. No. 3 - Concerning the office would expire, or that Providence

are justified in wishing that his term of office would expire, or that Providence would come to the resene of the American people.

Mater Started These Twe Fires.

No principle of matural philosophy is more familiar than the power of water to extingul a fire. And yet, strange to any, water has been known to cause destructive fires, not by an accident, but by direct chemical action. One case of the kind was in a large factory. A flood caused the water to rise to a pile of iron filings, which oxidized so rapidly that they developed great heat and set fire to the nearby woodwork. The building was entirely destroyed.

Another case is still more remarkable. Several engines were throwing water upon a burning building, and the water found its way to another building, which contained quicklime. The slaking of the lime, caused of course laking of the laking of th

slaking of the lime, caused of course by the contact of the water, generated intense heat, and the heat set fire to the building. That was a sarcasm of circumstances, wasn't it?—Philadelphia Times.

Value of Good Cooking.

We masculines have yet to learn that the kitchen is the most important end of the household. If that goes wrong, the whole establishment is wrong. It decides the bealth of the household, and health settles almost everything. Heavy bread, too great frequency of plum pudding, mingling of lemonade and custards, unmasticable beef, have decided the fate of sermons, legislative bills and destiny of empires. The kitchen knife has often cut off the brightest prospects. The kitchen gridiron has often consumed a commercial enterprise. The kitchen kettle has kept many a good man in hot water. It will never be fully known how much the history of the world was affected by good or bad cookery.-Nashville Advocate.

Purchasing Safety.

Mr. Oldtimer-I think the pay of legis lators nowadays is outrageously high. Mr. Nowadays-Nonsense, man! You don't know when you are well off. I wish they were paid more.

"More!" "Certainly. Pay 'em enough to sport steam yachts and race horses. Ti they won't be so eternally anxious to a et their desks and spoil our laws."-17 York Weekly.

Gradations of Color.

A very stylish young lady, taken vnawares, sent Battista, her manservant, to buy her a pair of gloves with all dis-

"Let them give you a pair of flesh colored ones. Battista returned with a pair of dark brown gloves.

"Did I not tell you to bring a flesh colored pair?" "Well," said Battista, holding out his hands.-Illustrazione Popolare.

NOTICE

TAXSALE

Delinquent List of Property for the Year 1894, Lincoln County, Nevada.

Notice is hereby given to those whom it may concern, and to the following named persons, and to all owners of, or claimants to, the real estate and in-provements thereon, or improvements when assessed separately, hereinafter described, known or unknown, that the taxes, for State and County purposes for the year A. D. 1891, assessed against the following described pieces or parcels of property are now delinquent; that ten per cent penaity and two dollars [\$2.00] cost of advertising, has been added in each case, and that any piece or parcel of property upon which said taxes, penalty and costs shall remain unpaid on

MONDAY, 21st DAY OF JANUARY, 1895,

or so much of each parcel as w'll pay the amount of taxes, de linquency and costs spainst it. will be sold by me, as County Treasurer and Ex-Officio Tax Receiver of said County of Lincoln, at 12 o'clock M. of said day, at the front door of the court house, at the town of Picche, in said county, to satisty such taxes, delinquency and costs. Said sales will be made subject to redemption within six months after the date of sale, by parcel, together aith three per court per month thereon from the date of sale until paid, in scoordance with the provisions of Section 6 of an act of the Lexislature of the State of Navada, approved March 12th, 1885, page 17.

Prothe, secandor 25, 1893.

County Treasurer and Ex-Officio Tax Receiver of

County Treasurer and Ex-Officio Tax Secriver of Liccoin County, Nevada

PIOCHE.

Buck Hung—Fee simple title to 1 lot and impts, lot 3, block 2; fee simple title to 1 lot and impts, lot 44 blk 36; fee simple title to 1 lot and impts, lot 14, blk 18; tax 87,31, poll tax \$\$, Penalty, \$1,03, Adv \$2, total \$13,34.

Delmus Jos—Fee simple title to 1 lot and impts, on Cedar street, lot 25, blk 25; tax \$2,63, penalty 26c, adv \$2, total \$4.89.

Estate of Soi Bliter—Fee simple title to 2 lots and

26c, adv \$2, total \$4,89.

Estato of Sol Biller—Fee simple title to 2 lots and impts, lot 37, blk 36; tax \$1,60, penalty 16c, adv \$2, total \$3,85.

Franks John—Possessory claim to all of block 10 and impts; tax \$9,38, poll tax \$3, penalty \$1,23, adv \$2, total \$15,61.

Heitzleman P—Fee simple title to lot 34, blk 25; tax 37c, penalty 3c, adv \$2, total \$2,46.

Jose Wm—Pussessary claim to one lot and impts on Main street, lot 1, blk 29; tax \$1,63, penalty 16c, adv \$2, total \$3,55.

Jose Wm. Pesses, 1, blk 29; tax \$1,00, penany ison on Main street, lot 1, blk 29; tax \$1,00, penany ison adv \$2, total \$3,55.

McKinzie Hugh. Possessory claim to a cabin in the rear of lot 17, blk 31, Pioche, tax \$1,69, penalty 16c, adv \$2, total \$1,25.

Nevada Stage & Transportation Co. Pee simple title to 2 lots and impts, lots 17 and 18, blk 35; tax \$1,13, penalty 11c, adv \$2, total \$3,24.

Pierson James Pee simple title to 1 let Davis street, lot 31, blk 25; tax \$4,12, penalty 41c, adv \$2, total \$3, 51, 52, 53, 53.

total \$6,53
—Terwood Mrs. Kate—Fee simple title to 4 lots and impts. Main st. tots 35, 37, 28, 19, 54k 36; fee simple title to 2 lots and impts. Wandell st. lots 25, 26, 54k 31; tar \$21.87, penalty \$2.13, adv \$1, total \$25,50.
Unknown Owners.—Fee simple title to two lots, lots 76 and 77, blk 23; tax 37c, penalty 4c, adv \$2, total \$2,41.

COUNTY.

\$10,97.

Bellows Fred - Possessory claim to 40 acres land, including springs, known as Mountain Springs, 15 miles east of Panaca and about qtr mile north or road from Panaca to Desert Springs, with a correl on above land; tax \$1,73, penalty 32c, airs \$2 total \$6,10.

Bilder File To-Possessory, Jainy to 519 55 acres 18 bilder File To-Possessory, Jainy to 519 55 acres

on above land; tax \$1,73, penalty 32c, adv \$2 total \$6,10.

Bigley Ella T—Possessory claim to 519.88 acres land on applin No 10,739, being a water of a water sec 32, and a hi of a water of a cytreof a cytreof a sec 32, and a hi of a water of a cytreof a sec 32, 721 r 57 c, and a cytrof a water of a cytreof a sec 35, 721 r 56; tax \$4,87, penalty 55; adv \$2, total \$3,22.

Bigley Edward A—Possessory claim to 280 acres land on applin No 10,815, being a water of a cytrac and a hi of a wayer, and a hi of a wayer sec 23, and a bit of a wayer sec 15, all in 124 r 56 c; tax \$3.55 penalty 36c, adv \$2, total \$5,90.

Bigley Jeanie—Possessory claim to 281.60 acres 1.nt on applin No 10,741, being lots 1, 2, 3, 4, 5, 6, and the swayer of a cytrac claim to 80 acres land on applin No 10,741, being a hi of a wayer sec 13, T 24 r 56; tax \$1.61, penalty 46c, a way \$2, total \$7.67.

33. 7 2 r 5 cs. tax \$1.0. penaity sec. avv \$2, total \$7.07.

Bigley Josephine—Possessory claim to \$29.04 acros of land on appin No 10.816, being total and 2, and n s qtr of s w qtr and w hf of n w qtr sec 22, and lots 1 and 2. and u s qtr of n s qtr sec 21, and s s qtr and ints 1 and 2, and n e qtr of s w qtr sec 16, and n w qtr of s w qtr sec 15, and e hf of n w qtr sec 22, all in 72 r 66; tax \$7.99, penalty 79c, adv \$2, total \$10.78.

Bigley Feter J—Possessory claim to 667.29 acrs land on appin No 10.740, being s e qtr of s e qtr and n hf of n e qtr an n w qtr of n e qtr of s w qtr and lots 1 and 2 and n e qtr of n e qtr sec 35, and is s 1 and 2 and n e qtr of n e qtr sec 35, and s w qtr sec 25, all in 7 24 r 56; tax \$7.81, penalty 78c, adv \$3, total \$10.78.

T 24 r 56; tax \$7.81, penalty 15c, adv \$2, total \$10.76.

Bishop L T—Possessory claim to a lot and imple in Royal City northwest of Wes Williams residence; tax 6.92, poll tax 3, penalty 99c, adv 2, total 12.91.

Boskos itz R C—Possessory claim to 12n acress land appln No 11.201, being a w que of ne qir and w hf of s e qir sec to T 21 r 62 e; tax \$1.60, penalty 16c, adv \$2, total \$3.76.

Brickwedel Jane A—Possessory claim to 630, to acres land en appln No 10.733, being the w hf of n w qir sec 25 and s w qir of s e qir and n hf of se qir and n e qir of s w qir, and lois 1 and 2, and n hf of sec 26 and lot 2 of sec 37, all in T 23 r 55 e; tax \$7.99, penalty 72c, adv \$1, total \$10.78.

Brown T W per A. S. Thompon—Fee simple ittle to a lot en main street Bristol, known as Brown's saloon; tax 35c penalty 3c, adv \$2, total \$2.38.

Brown's saloon; tax 35c penalty 3c, adv \$2, total \$2,38.

Brown Bhoda—Possessory claim to 33.75 acres land appin No 9.941, being lot 4 of n w qtr sec 3 T 17 r 68 c; tax 53 c, penalty 5c, adv \$2, total \$2.58.

Carson Sam—Possesory claim to a lot and impts in Clover Valley northeast of L. L. Woods residence. Possessory claim to its acres land in Clover valley, the lowest piece of land in the valley; tax \$18,64, poll 4a—\$5, penalty \$2,16, adv \$2, total \$25.80.

Christic Cora L.—Possessory claim to 120 acres land appin No 11,833, being n hf of se qtr and a w qtr of n e qtr sec 23 T 29, r 61, tax \$1,66, penalty 10c, adv \$2, total \$3,76

One Mrs Emma—Possessory claim to 150 acres land appin No 4,591, bring n e qtr of n wqtr sec 13 e hf of s w qtr and u w qtr of s w qtr sec 12 1 to 16, r 67. Possessory claim to 152 acres land and impts on appin No 4,549, being s hf of n wqr, n e qtr of s w qtr and and impts on appin No 4,549, being s hf of n wqr, n e qtr of s w qtr and and impts on appin No 4,549, being s hf of n wqr, n e qtr of s w qtr and sec 13 T 16, r 67. Possessory claim to 120 acres land appin No 5,549, being s hf of n wqr, n e qtr of s wqtr sec 13 T 16, r 67, possessory claim to 120 acres land appin No 5,524, being s hf of n e qtr sec 11 T 16, r 67; tax 18,28 poll tax 3, penalty 2,12, adv 2, total 25,40.

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Notice to Creditors.

Estate of Richard Gorman, Deceased.

N OTICK IS HEBEBY GIVEN BY J. O. GELA-BERT, Administrator of the Estate of Rich-ard Gorman, deceased, to the creditors of, and all persons having claims against said estate, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice, to the Administrator, at his office at the Court House in Floche, in the Courty of Lincoln, State of Newada.

J. O. GELABERT,
Administrator or the Estate of Richard Gorman,

Dated Pioche, Nevada, January 5th, 1895.

Dr. Price's Cream Baking Powder World's Fair Highest Award.

Redemption Fund.

Treasurer's Office:

To the holders of certificates of indebtedness of Lancoln County, accrued prior to the 1st of April, A D. 1875. Whereas, There is now the sum of \$948.01 in the Whereas, There is now the sum of \$248.01 in the Redsimption Fund, I hereby notify the holders of said indebtedness that scaled proposals for the surrender of the same will be received at my office up to the 21st day of January, A. D. 1885, in accordance with an Act of the Legislature of the State of Nevada, approved March 4th, 1875.

W. J. DOOLKY, County Treasurer.
Dated Pioche, Nevada, December 27, 1894.

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